IN THE COURT OF APPEALS FIRST APPELLATE DISTRICT OF OHIO HAMILTON COUNTY, OHIO

STATE OF OHIO, : APPEAL NO. C-110149

TRIAL NO. C 10TRC-61989

Plaintiff-Appellee, :

JUDGMENT ENTRY.

vs. :

ROBERT GREENE, :

Defendant-Appellant. :

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court. See S.Ct.R.Rep.Op. 3(A); App.R. 11.1(E); Loc.R. 11.1.1.

In one assignment of error, defendant-appellant Robert Greene argues that the trial court improperly imposed an administrative driver's license suspension, because the information provided on the bottom of the BMV 2255 form mistated the period of time a license would be suspended in the event of a breathalyzer refusal. This court has recently rejected this precise argument, stating that "the arresting officer was not required to inform [the driver] of the exact length of her potential ALS, and * * * the arresting officer complied with the requirements of R.C. 4511.192(B) by reading the top portion of BMV Form 2255." State v. Noster, 1st Dist. No. C-100660, 2011-Ohio-2730, ¶8. As in Noster, Greene was "adequately informed of the consequences of refusing to submit to a chemical breath test."

Greene's sole assignment of error is overruled, and the judgment of the trial court is affirmed.

A certified copy of this judgment entry is the mandate, which shall be sent to the trial court under App.R. 27. Costs shall be taxed under App.R. 24.

DINKELACKER, P.J., HILDEBRANDT and HENDON, JJ.

To the clerk:
Enter upon the Journal of the Court on December 30, 2011
per order of the Court
Presiding Judge

